

REMARKS

Reconsideration of all grounds of rejection, and allowance of all the pending claims are respectfully requested in light of the above amendments and the following remarks. Claims 1-3 and 5-18, as shown above, remain pending herein.

(1) Claims 1-18 stand rejected under 35 U.S.C. §102(e) over Bosch (U.S. 6,519,601). Applicants respectfully traverse this ground of rejection.

It is alleged in the Office Action that Bosch discloses all of the elements of Applicants' claims. Column 5, lines 7-54, and column 28, lines 49-53 of Bosch are cited for support. However, Applicants note that in footnote two on page 4 of the Office Action it is alleged that in Bosch "when any of the tables updated the system will update the report and make it accessible to the user which corresponds to display pre-chosen finding and user selected finding."

First, Applicants respectfully submit that the update of a table updates a report (as allegedly disclosed by Bosch), fails to disclose or suggest the invention recited by instant claim 1, for example, which recites in part that the steps of:

selecting a pre-chosen finding based on a diagnosis of the particular portion or sub-portion of the body as a user selected finding; and

automatically copying electronically **said** user-selected finding from the displayed pre-chosen findings into the summary section of the medical report **upon an indication by a user that it is desired that said user-selected finding be added to the summary section of the medical report.**

In other words, when a doctor clicks, for example, on the section for LV and then clicks on the diagnosis LV-0094 for septal akinesis, the doctor must also indicate that he/she wants this diagnosis of the living body entered included in the summary report. Upon the click indicating that an inclusion is desired, then the system automatically puts the diagnosis put in the summary section.

Moreover, in other claims, a user indication is made that an item be removed from the summary report. This recitation is also not disclosed or suggest to an artisan in view of Bosch.

Accordingly, even if it is true that Bosch teaches that when any of the tables are updated the system will update the report and make it accessible to the user, this feature fails to disclose that the user makes an additional indication to the system after selecting a diagnosis that he/she wants this included in the summary report.

For at least the above reasons, all grounds of rejection under 35 U.S.C. §102 have been overcome.

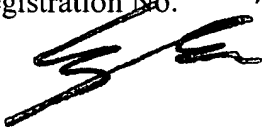


Amendment
Serial No. 09/874,507

Docket No. US010386

For all the foregoing reasons, it is respectfully submitted that all the present claims are patentable in view of the cited references. A Notice of Allowance is respectfully requested.

Respectfully submitted,

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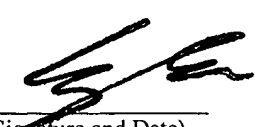
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 1/23/04
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